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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
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| 10/537,788 | 06/06/2005 | Koichi Sato | 03500.018152 | 6628 | |
| 5514 7590 10/03/2007 FITZPATRICK CELLA HARPER & SCINTO 30 ROCKEFELLER PLAZA NEW YORK, NY 10112 | | | EXAMINER | | |
| | | | MARTIN, LAURA E | | |
| NEW TORK, P | N1 10112 | | ART UNIT | PAPER NUMBER | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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| | Application No. | Applicant(s) | |
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| | 10/537,788 | SATO ET AL. | |
| Office Action Summary | Examiner | Art Unit | - |
| · | Laura E. Martin | 2853 | |
| The MAILING DATE of this communication app Period for Reply | ears on the cover sheet with the c | orrespondence address | |
| A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE | N. nely filed the mailing date of this communication. D (35 U.S.C. § 133). | |
| Status | | • | |
| 1) Responsive to communication(s) filed on 06 Jule 2a) This action is FINAL. 2b) This 3) Since this application is in condition for alloware closed in accordance with the practice under Exercise. | action is non-final. nce except for formal matters, pro | | |
| Disposition of Claims | | | |
| 4) Claim(s) 1-11 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-11 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or | vn from consideration. | | |
| Application Papers | | | |
| 9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on <u>06 June 2005</u> is/are: a) Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Ex | ☑ accepted or b)☐ objected to drawing(s) be held in abeyance. Set ion is required if the drawing(s) is objected to | e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d). | |
| Priority under 35 U.S.C. § 119 | | | |
| 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list | s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)). | on No ed in this National Stage | |
| Attachment(s) | | | |
| Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 6/6/05, 5/2/06. | 4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other: | ate | |
| S. Patent and Trademark Office | | | |

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DETAILED ACTION

Information Disclosure Statement

Acknowledgement is made of the information disclosure statement (IDS) submitted on 5/2/06 and 6/6/05. The submission is in compliance with the provisions of 37 CFR 1.97.

Priority

Acknowledgement is made of applicant's claim for foreign priority under 35 U.S.C. 119(a)-(d). The certified copy has been filed on 6/6/05.

Claim Objections

Claims 1 and 7-9 objected to because of the following informalities:

Claim 1: "graft copolymer" should be "a graft copolymer" and "the organic acid groups" should be "the organic acid group";

Claim 7: "the amphiphilic polymer" should be "the amphiphilic copolymer";

Claim 8: "the functiaonI substance" should be "a functional substance";

Claim 9: "the functiaonl substance" should be "a functional substance".

Appropriate correction is required.

Claim Rejections - 35 USC § 103

Claims 1, 2, and 5-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakazawa et al. (EP 1243624 A1) in view of Takizawa et al. (US 5990227 A).

Nakazawa et al. disclose the following claim limitations:

As per claim 1: a set of a first liquid composition and a second liquid composition for printing, each of the liquid compositions comprising a functional substance, an amphiphilic block copolymer or graft copolymer [0011], [0016], [0037], [0017] having an organic acid group, and a liquid medium; and the amphiphilic copolymer contained in the first liquid composition becomes viscous on contact with the second liquid composition [0016].

As per claim 5: at least one of the organic acid group has a pKa of not more than 2 [0165].

As per claim 6: the organic acid group is selected from benzoic acid groups, aliphatic dicarboxylic acid groups, aromatic dicarboxylic acid groups, halogensubstituted benzoic acid groups, and sulfonic acid groups[0016-0017].

As per claim 7: the amphiphilic polymer is a block copolymer having an alkenyl ether as a repeating monomer unit [0016], [0006].

As per claim 8: the functional substance is enclosed by the amphiphilic copolymer [0016] (if the pigment is dispersed by a polymer, than it is surrounded by a polymer).

As per claim 9: the functional substance is a colorant [0016].

As per claim 10: a step of bringing the liquid compositions of the set stated in claim 1 into contact on a medium [0010].

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As per claim 11: applying a composition onto a medium by energizing the respective liquid compositions to bring the liquid compositions into contact on the medium, and a driving means for driving the liquid applying means [0003].

Nakazawa et al. do not disclose the following claim limitations:

As per claim 1: the organic acid groups of the copolymers are different in pKa, and the amphiphilic copolymer contained in the first liquid composition becomes viscous by pH change of the first liquid composition on contact with the second liquid composition different in pH from the first liquid composition.

As per claim 2: the first liquid composition becomes viscous on contact with the second liquid composition by change of pH of the respective liquid compositions.

Takizawa et al. disclose the following claim limitations:

As per claim 1: the organic acid groups of the copolymers are different in pKa, and the copolymer contained in the first liquid composition becomes viscous by pH change of the first liquid composition on contact with the second liquid composition different in pH from the first liquid composition (column 2, lines 54-62).

As per claim 2: the first liquid composition becomes viscous on contact with the second liquid composition by change of pH of the respective liquid compositions (column 2, lines 54-62).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the liquid set taught in Nakazawa et al. with the disclosure of Takizawa et al. in order to even image density and prevent bleeding.

Claims 3 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakazawa et al. (EP 1243624 A1) and Takizawa et al. (US 5990227 A), and further in view of Ma et al. (US 6247808 B1).

Takizawa et al. disclose the following claim limitations:

As per claim 3: the difference in pH between the first liquid composition and the second liquid composition is 0.3 or more (column 4, lines 22-42).

Nakazawa et al. as modified do not disclose the following claim limitations:

As per claim 3: the polymer of the first liquid composition and the polymer of the second liquid composition have respectively an organic acid group or an organic acid salt group having a pKa different from each other by 0.3 or more.

As per claim 4: the difference in pKa between the organic acids is not less than 2.

Ma et al. disclose the following claim limitations:

As per claim 3: the polymer of the first liquid composition and the polymer of the second liquid composition have respectively an organic acid group or an organic acid salt group having a pKa different from each other by 0.3 or more (column 3, lines 15-25; column 4, lines 48-54).

As per claim 4: the difference in pKa between the organic acids is not less than 2 (column 3, lines 15-25; column 4, lines 48-54).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the ink set taught by Nakazawa et al. with the disclosure of Ma et al. in order to provide uniform area fills, improve color quality and reduce bleed reduction.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Laura E. Martin whose telephone number is (571) 272-2160. The examiner can normally be reached on Monday - Friday, 7:00 - 3:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen D. Meier can be reached on (571) 272-2149. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Laura E. Martin

MANISH S. SHAH PRIMARY EXAMINER